

DEFENDANTS' EXHIBIT H

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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XIAMIN ZENG,

Plaintiff,

-against-

**THIRD SUPPLEMENTAL
DISCLOSURES PURSUANT TO
SECTION 5(A) OF THE PLAN
FOR CERTAIN § 1983 CASES**

19-CV-3218 (JGK)

JOHN CHELL, IN HIS INDIVIDUAL CAPACITY,
DAVID HANSELL, IN HIS INDIVIDUAL
CAPACITY, GARY DENEZZO, ET. AL.,


Defendants.
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With regard to the above-referenced matter defendants City of New York, Danielle Febus, Gary DeNezzo and Diego Andrianzan, by their attorney, James E. Johnson, Corporation Counsel of the City of New York, pursuant to the Southern District of New York's § 1983 Plan, hereby further supplement their limited discovery, dated September 9, 2019, as well as their supplemental disclosures, dated September 16, 2019, and second supplemental disclosures, dated October 29, 2019 to identify the following documents, which are enclosed herein, and upon which defendants may rely in support of their defenses:

- Active Investigation Card for Complaint No. 2017-075-00627 bearing Bates Nos. DEF00228 – DEF00230.

Dated: New York, New York
November 22, 2019

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By: 
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TO: BY EMAIL and FIRST CLASS MAIL

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